App. Ser. No.: 10/814,743 Atty. Doc. No.: BCS03153

REMARKS

In the Office Action mailed October 3, 2007, the Examiner rejected claims 1-7

under 35 U.S.C. 112, 2nd paragraph, for failing to being indefinite; rejected claims 1-6, 8,

10-16, 18 and 19 under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No.

6,560,642 to Nurmann and rejected claims 7, 9, 17, 20 and 21 under 35 U.S.C. 103(a) as

being unpatentable over Nurmann in view of U.S. Patent Application Publication No.

2003/0214955.

In response Applicant has cancelled claims 1-7 and amended claim 20 to correct a

minor typographical error. No new matter has been added.

By cancelling claims 1-7, the rejection of claims 1-7 under 35 U.S.C. 112, 2nd

paragraph is now moot.

In rejecting independent claims 8, 15, 20 and 21 the Examiner asserts Nurmann

teaches, "determining [if an] assigned Internet Protocol address is a private ... address;"

"self-configuring ... based on a format of the Internet Protocol address" and "examining

[a] received IP address." These claims require some form of examination of an IP

address. Nurmann does not analyze any address to then decide if it should perform an

action. Instead, Nurmann broadcasts a request for an address as a client device and waits

to see if it receives ANY address. If an address is provided, the client device remains as a

client device. See generally, column 4, lines 38-42. Since Nurmann does not analyze the

format of any received IP address, it follows Nurmann cannot anticipate claims 8 and 15.

Claims not specifically mentioned above are allowable due to their dependence on

an allowed claim.

Document No.: 3626557

7

App. Ser. No.: 10/814,743 Atty. Doc. No.: BCS03153

CONCLUSION

No additional fees are due beyond those for a Petition for a Two (2) Month

Extension of Time. However, the Office is authorized to charge any additional fees or

underpayments of fees (including fees for petitions for extensions of time) under 37

C.F.R. 1.16 and 1.17 to account number 502117. Any overpayments should be credited

to the same account.

Applicant respectfully requests reconsideration of the present application,

withdrawal of the rejections made in the last Office Action and the issuance of a Notice

March 3, 2008

Date

of Allowance. The Applicant's representative can be reached at the below telephone

number if the Examiner has any questions.

Respectfully submitted,

Jeffrey D. Ollis et al.

___/Benjamin D. Driscoll/____ Benjamin D. Driscoll

Reg. No. 41,571 Motorola, Inc. 101 Tournament Drive

Horsham, PA 19044 P (215) 323-1840

F (215) 323-1300

Document No.: 3626557

8